1 2 3 4	DANIEL G. SWANSON, SBN 116556 dswanson@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue Los Angeles, CA 90071 Telephone: 213.229.7000 Facsimile: 213.229.7520	MARK A. PERRY, SBN 212532 mark.perry@weil.com JOSHUA M. WESNESKI (D.C. Bar No. 1500231; pro hac vice) joshua.wesneski@weil.com WEIL, GOTSHAL & MANGES LLP 2001 M Street NW, Suite 600 Washington, DC 20036
5	CYNTHIA E. RICHMAN (D.C. Bar No. 492089; pro hac vice)	Telephone: 202.682.7000 Facsimile: 202.857.0940
6 7 8 9 10 11 12 13 14	crichman@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 1050 Connecticut Avenue, N.W. Washington, DC 20036 Telephone: 202.955.8500 Facsimile: 202.467.0539 JULIAN W. KLEINBRODT, SBN 302085 jkleinbrodt@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP One Embarcadero Center, Suite 2600 San Francisco, CA 94111 Telephone: 415.393.8200 Facsimile: 415.393.8306	MORGAN D. MACBRIDE, SBN 301248 morgan.macbride@weil.com WEIL, GOTSHAL & MANGES LLP Redwood Shores Pkwy, 4th Floor Redwood Shores, CA 94065 Telephone: 650.802.3044 Facsimile: 650.802.3100
15	Attornava for Defendant ADDI E INC	
16	Attorneys for Defendant APPLE INC.	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19 20	OAKLAND DIVISION	
21	EPIC GAMES, INC.	Case No. 4:20-cv-05640-YGR-TSH
22	Plaintiff, Counter-defendant v.	APPLE INC.'S NOTICE OF LODGING
23	APPLE INC.,	The Honorable Thomas S. Hixson
24 25	Defendant, Counterclaimant	
26		
27		
28		

CASE No. 4:20-cv-05640-YGR-TSH

APPLE INC.'S NOTICE OF LODGING

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

Pursuant to section 4 of the Joint Stipulation and Order Approving Privilege Re-Review Protocol (Dkt. 1092), and in support of its Objections to Special Master Rulings on Apple's Productions of Re-Reviewed Privileged Documents, Apple Inc. ("Apple") hereby gives notice that it is lodging, concurrently herewith, the following:

- 1. Privilege Log Entry 1468 (PRIV-APL-EG 00162417),
- 2. Privilege Log Entry 1514 (PRIV-APL-EG 00162841),
- 3. Privilege Log Entry 1555 (PRIV-APL-EG 00163001),
- Privilege Log Entry 1557 (PRIV-APL-EG 00163335),
- 5. Privilege Log Entry 1589 (PRIV-APL-EG 00163791),
- 6. Privilege Log Entry 1595 (PRIV-APL-EG 00163931),
- 7. Privilege Log Entry 1611 (PRIV-APL-EG 00163992),
- 8. Privilege Log Entry 1665 (PRIV-APL-EG 00164287),
- 9. Privilege Log Entry 1674 (PRIV-APL-EG 00164493),
- 10. Privilege Log Entry 1732 (PRIV-APL-EG 00165181),
- 11. Privilege Log Entry 1795 (PRIV-APL-EG 00166218),
- 12. Privilege Log Entry 1888 (PRIV-APL-EG 00166918), and
- 13. Privilege Log Entry 2136 (PRIV-APL-EG 00170509).

Dated: March 21, 2025 Respectfully submitted,

By: /s/ Mark A. Perry

Mark A. Perry Attorney for Apple Inc.